Business Directory.

J. F. BAUMANN,

ARCHITECT Supt. of Buildings. OFFICE: Over E. T. National Bank.

FIRE INSURANCE. P. F. ATWELL, AGENT Continental do do Franklin of Philadelphia, xi24dly

FAMILY GROCERIES, E. C. LOCKE, No. 23, east side Market Square L. Commission Merchant and dealer in Family processes Country Produce bought and sold,

NOTABY PUBLIC. OHAS. H. BROWN,
NOFARY PUBLIC.
Office at the East Consessee National Bank-

O. P. TEMPLE. Attorney at Law, at his Old dence of S. T. Atkin. Charges moderate.

PROFESSIONAL.

"THE IMPERIAL" Coal Cooking Stove

"The New Capitolia Wood Cooking Stove HAVE EVERY IMPROVEMENT OF

> THEY ARE NOT Surpassed by any Stoves sold in

East Tennessee. Call and examine, or write for prices-

HAVEY, ROLEN & CO., Stoves and Tinware, MARKET SQUARE,

Knoxville, Tenn.

the Ohio Valley, higher pressure, va- tinued al length. riable winds, mostly from Nerthwest to Northeast, warmer, clear or partly cloudy weather, possibly followed by local rains, and in the latter falling temperature.

er

nd

THE price of Tennessee bonds bas advanced two cents within the last

Davis flopped off the fence just in time argument in favor of the bill. to get an invitation to the Democratic Taking the grounds that wherever banquet of crow.

It is now believed by some of the best informed persons in Washington that Congress will continue in session until the first of July.

JUDGE DILLON, of the United States Circuit Court for the Eighth Judicial Circuit, has resigned his position to accept the Presidency of the Yew York | now passed beyond such a necessity, Columbia College Law School.

A Leaf From a Rebel's Biography.

By telegraph to the N. Y. Tribune Hill in his recent speech came very the sections proposed to be repealed, near proving that he had always No. 639, was virtually the judiciary been a white-sould Union man and act of 1789, which gave force and that "Z. Chandler" was the guilty effect to that clause of the Constioriginal cause of the recent quarrel tution which authorizes United between the sections. The follow- States Courts to pass upon quesing resolutions, which were intro- tions in controversies between a ciliduced into the Confederrte Senate zen of one State and a citizen of tian Associations of the United in October, 1862, by the gentleman another State. He admitted that States convened here, and will confrom Georgia, will now be of gen- there was some force in the objectinue its sessions until Tuesday.

ing to be a soldier or an officer residence, can have cases many of the principal cities of the the United States who shall be cap- removed to the great injury of country, also gentlemen from Ca tured on the soil of the Confederate the plaintiff-suitor, but argued that ada, Switzerland, Germany, and states after the 1st day of January such possibilities of hardship Australia. These conferences are 1863, shall be presumed to have e should not be allowed to interfere held for the discussion of quations tered the territory of the Confeder- with the great underlying principles of importance to the Associations ate States with intent to incite involved. Pending action on the present. This meeting of Secreinsurrection and to abet murder, bill the morning hour ex- taries is preliminary to the assemand unless satisfactory proof be ad- pired, and the House resumed bling of the biennial International duced to the contrary, before the consideration of the Warner Silver Young Mens' Christian Association military court before which the tr'al bill. by Abraham Lincoln, dated Wash defeated; ayes, 87; nays, 120. ington, September 22, 1862, shall Mr. Ewing offered an amendment eral Assembly of the Presbyterian they want it settled so that interest

if captured, suffer death. ducted, or inducing them to abscond, dollars. shall if captured suffer death.

TELEGRAPHIC.

No Results on the Pending Measures in Congress Yet.

Chief Justice Waite Off for Charleston, South Carolina.

Session of the Y. M. C. A. Secretaries in Baltimore.

XLVI CONGRESS.

SENATE.

Washington, May 17. The Senate esumed the consideration of the Legislative Executive, and Judicial Appropriation bill. Among the amendments agreed to brary, appropriating five thousand President to appoint as many com-

Postoffice Department, a colloquy sand dollars. occurred between Messrs. Saulsbury and Windom, in which the latter said he would not join the former in his wish to economize ex-Utility, Value and Beauty, which is required for the protection of the frontier from the attacks of Indians. Mr. Saulsbury remarked that he had argued that he would not so use the army as to bring odium upon it, by surrounding the polls with troops and requiring its officers to perform duties repugnant

to their sense of honor. Mr. Windom asked what amount voted for the army had been expended in the use of troops at the polls. Mr. Saulsbury could not say, but remembered that in 1862 Federal troops were sent to Polloin, INDICATIONS: For Tennessee and Deleware. The colloquy was con-

> At 3:15 the Senate went into executive session and when the doors were opened adjourned.

The House resumed the business of the morning hour. The bill to amend the law relating to the transfer of cases from the State to the United States Courts. Mr. Mc-An exchange observes that David Lane, of Maryland, concluded his State law or State sovereignty, be it much or little, is well defined and understood, and where indictments are found under such State law, they should not be removable to the Federal Courts. He admitted that there might have been a necessity during war times for the enlargement of Federal power, but the country had and the judiciary of the country should be restored to its nominal condition.

Mr. Urner, of Maryland, opposed WASHINGTON, May 13 .- Senator the bill on the ground that one of tion that insurance companies, sued There are about one hundred pres-1st. That every person pretend- in States where they have no legal ent, including representatives from

shall be had, he shall suffer death. Belford's amendment confining And this section shall continue in the privilege of free coinage to silver force until the proclamation issued mines in the United States was

to Mr. Springer's amendment. Church, South, assembled here to will be paid in the future. It is no 2nd. Every white person who shall It provides that the Secretary day at 9 o'clock, with Moderator easy task to go to a man who thinks act as a commissioned or non-com- of the Treasury shall issue and de- Jas. R. Wilson, in the chair. Owing you can pay all, and ask him to captured, suffer death. mainder applied to the payment of Srd. Every commissioned or non- interest and principal of the public Monday. The Assembly will convene again doing. The new bond is just like the old, except commissioned officer of the enemy debt. Certificates so issued are to who shall incite slaves to rebellion, be redeemed at par for all dues to or pretend to give them freedom the United States, and be used in under the aforementioned act of payment of the current expenses

ALLENTON, PA, May 17.—A wants to know if we intend to congress and proclamation, by about of the Government, and are to large couble breaker and saw-mill vide for the prompt payment of the future. They were ducting or causing them to be ab- be redeemable in standard silver owned by Pardee & Co., Hazleton, terest in the future. They were

WASHINGTON.

Washington, May 17 .- Chief insurance \$30,000. inst. Ex-Gov. Chamberlain, of dollars. South Carolina, and several other at Charleston to argue before the Chief Justice, also left for that city last night. From Charleston the Justice Hunt.

The House Committee on Foreign West Virginia, to report to the House, with favorable reccommendations, the joint resolution providing for further treaty negotiations with the Government of Mexico. The resolution provides for perwas one offered from Mr. Voorhees, fecting postal arrangements between from the joint Committee on Li- the two countries, and authorizes the dollars for the purchase of works of missioners as he may deem necessary to carry out the requirements During the debate on an amend- of the measure. The salary of such ment on the subject of clerks in the officers is not to exceed five thou-

MICHIGAN.

DETROIT, May 17 .- The committee appointed by the Legislature to investigate the case of the expulsion of Catholic pupils from the Flint Asylum for the Deaf, Dumb and Blind, concluded its labors last evening, deciding that the arguments of counsel will be heard at Lancing nity to accept fifty cents in the do'-Catholic pupils to participate in the ter suggestion, investigation has decommencement exercises at the In- veloped the fact that very few of stitute, at which they would be re- them live in New York. The bonds quired to join in singing the Eng- of Tennessee are held in considerable lish translation of Mozart's mass, sums in Alabama, Georgia, Marythe action of the pupils being in land and other States of the Union, accordance with the advice of Rev. and in all parts of Europe Robert W. Saine, Catholic priest of New York as the commercial con re-

CONNECTICUT.

Bishop's counsel to plead guilty to This the State's Attorney for a long proceedings will consist simply of a formal and legal ratification of this agreement.

MARYLAND.

BALTIMORE, May 17 .- The ninth annual Conference of general Secretaries of the Young Mens' Chrison Wednesday next.

KENTUCKY.

MINOR DISPATCHES.

situated on the estate of A. S. & E. slow to act because they wanted to

name unknown, perished in the ested. The parts can not be better Central Hotel. Loss about \$60,000; than the whole. The people are the

KNOXVILLE. TENN.: SUNDAY MORNING. MAY 18, 1879.

last night to preside on the bench by the burning of Lindseys saw- to the individual who helps to make of the United States Circuit Court mill at Newport, Kentucky, last the State. The people are the State.

for South Carolina until the 26th night, amounted to fifty thousand and if we would prosper and develop prominent lawyers who have cases Gen. Sherman's Tribute to the Queen, must have credit. The State, as a

Gen. W. T. Sherman, in a letter expressing regret at his inability to accept an invitation to accompany Chief Justice will go to New York the New York Thirteenth Regiment to perform circuit duty for Associate to Montreal, Canada, on the 22d, to participate in the festivities in commemoration of the birth of Queen Affairs authorized Mr. Wilson, of Victoria, says: "I envy you the privilege of assisting in doing honor to a sovereign who has presided over the destinies of Great Britain for more than forty eventful years, and whose life as child, wife, mother, Queen and Empress stands resplendent as an example to the rulers of earth, by whatever title they may be known, and whose private life is a type which may safely be followed by the most humble as well as the most exalted, among civilized and exalted people; how-ever beloved she may be by her own subjects, I believe in no land on

The Bonbholders.

Jackson Tribuue and Sun. Many good people are astonished that the holders of Tennessee bonds did not eagerly grasp the opportuon Friday next. The Trustees of lar of the debt in satisfaction of the the Institute have passed a whole. Many good people equally Bacon; shoulders, 4½c; clear ribs, 5½c; resolution reinstating the expelled intelligent have believed for a long clear sides, 5½c. Whisky in good depupils, and allowing them time that our bondholders were all tar dull and drooping; the heavy reall freedom and privileges pertain- living in New York city, and that ceipts have depressed the market. ing to their religious belief. The they congregated about Wall street Sugar steady and unchanged. Hogs expulsion was in consequence of the in schools like fishes. As to the lat- steady and firm; common, \$2 50,3 20; of the United States has assumed

to make the settlement with Teu-

NEW YORK, May 17 .- A special elsewhere have acquiesced only in and holders of Southern securities from Norwich, Conn., says: At so far as the action of New York the trial of Wesley W. Bishop, for holders met the approval of their the murder of his wife, set down for judgment. Why the bondholders Tuesday next, the plea of did not jump at the chance to take guilty of murder in the second des fifty and four is easily explained. gree will be offered and accepted From our standpoint it would seem by the State's Attorney. For at that they should be glad to get it. Chancery Sale of a Desirable least four months the State's Attor- But it is a fact that a majority of ney has had a standing offer from the bondholders are measureably State, and the sentiment of our people. They estimate our natural and undeveloped resources as wealth, when in fact, they have murder in the second degree if mat- State, and the sentiment of our ters were allowed to drop there. people. They estimate our natural time persistently rejected. There wealth, when in fact they have SATURDAY, THE 24TH DAY OF MAY NEXT no more than neminal taxable cepted the proposition, and Tuesday's values, and can never have, without capital to develop them. While we are struggling with present difficulties they are disposed to look upon the rosy future of Tennessee, taking the hopeful view of the speculator as to what Tennessee may do, and can do with the help of money. Independent as most of them are, and knowing little of tae pressure which grinds the people between the upper and nether millstoces, they never consider the question as to who will furnish the capttal to the people of a State that has been discredised, to aid in developing her natural resources. Perhaps a majority of the New York holders are speculative holders, and tt is not characteristic of any section to want to mage all that can be made out of an investment. They want all they can get, and speculating upon the natural resources of Tennessee door in knoxville they are slow to accept anything THURSDAY, 19TH DAY OF JUNE NEXT short of their anticipated profits.

Louisville, May 17.—The Gen- that nothing better can be done,

just like the old, except Chancery fale of a Tract of as to amount, and the man who surrenders from one to five hundred thousand dollars, nat-

shall if captured suffer death.

Monroe Democrat: By a decree of the Chancery Court, twenty-three shares of the Tellico Manufacturing Company was sold by Clerk and Master Houston at the depot in Sweetwater House, at 4:40, adjourned Brown, of Knoxville, for Col. U. M.

McGhee, for \$4,600.

Moloroe Democrat: By a decree of the Tellico Manufacturing Company was sold by Clerk and Master Houston at the depot in Sweetwater House, at 4:40, adjourned McGhee, for \$4,600.

Moloroe Democrat: By a decree of the amendment was adopted; yeas 105, the Speaker casting the deciding vote, amid application of two stationary engines, were destroyed by fire last night; loss twenty-five thousand dollars, insurance with Heim's line 72 poles to a red oak, thence on the mit red of the tract of lane. The tract of lane and two st

parts, the State is the whole. Loss Justice Waite left for Charleston | CINCINNAT May, 17-The loss of credit to the State loses credit the great natural resources of our State, our citizens and corporations sovereignty does not need it and could not use it. The Constitution practically inhibits it. But our State as representative of our commercial and business enterprises, our manufacturing and agricultural interests must have it. With it comes progress to all industries of the country. Without it every branch of industry languishes and droops, until stagnation ensues. That we will settle the debt we do not doubt. That we will do all we can do to restore our credit we regard equally

HARRENS MY THE POST APER

Too York Market. NEW YORK. May 16. Money, 3:31. Exchange, 4.871:4 871 Governments firm, 3\ States dull. Southern flour quiet and unchanged Wheat lalle lower; ungraded winter red, \$1.02a1.07\frac{1}{2}. Corn; ungraded 43a 46\frac{1}{2}c. Oats, 35\frac{1}{2}s35\frac{1}{2}c. Coffee quiet earth is she held in more kindly respect than in this cur Republic of Molasses in moderate request, firmly held. Pork, \$9.12\frac{1}{2}9 25 for old, \$10.12\frac{1}{2} a10 25 for new; middles quiet and firm. Lard; steam, \$6 40a6 50.

Cincinnati Market. CINCINNATI, May 16 .- Flour strong. Wheat quiet; red, \$1.05a1.09. Corn in fair demand and firm. Oats, 32a35c. Pork quiet but firm, and held at 10c. Lard; current make, \$6.15. Bulk meats quiet; shoulders, \$3.55a3 60;

Insolvent Notice.

HN CHRMLEA, ADMINISTRATOR, OF John T. Wells, deceased, having duly suggested the insolvency of the estate of said John T. Wells, deceased, Therefore, I, J.F. J. Lewis, Clerk of the County Court of Knox county, Tenn, do order you, John Chumles, administrator of John T. Wells, consed, to give notice in the Knoxville Chronwn of Knoxville, Tenn., for all persons hold nessee and other Southern States, of May, 1879, J. F. J. LEWIS, Clerk.

PURSUANT TO THE ABOVE ORDER from the Cierk of the County Court, all persons having claims against the estate of E. W. Haum, deceased, are hereby notified to file them with the Clerk of the County Court of Knox county, on or before the 1st day of September, 1879, so that pro rate distribution of the funds may be made. All persons owing said deceased will at ones come forward and pay up and save cost.
JOHN CHUMLEA, Administrator.

House and Lot. No. 3,091.

The house and lot mentioned and described in

the pleadings, lying in the 1st civil district of Knox county. Tennessee, in the city of Knox-ville, adjoining the lot of James H. Cowan on the west, and bounded by his lot on the east, thence south with the extension of the street between said Cowan's lot and this lot, so as to include the same to Sam. A. White's line on the top of the bank at the river there will call

Said sale will be made on a credit of six, twelve and eighteen months, except one fourth of the purchase money, which will be required in hand on the day of sale, and in bar of the equity of redemption, taking from the purchaser notes with approved security, bearing interest from date, and retaining a lien on said land as further se urity. This, 23rd day of April, 1879.

ap123w4t M. L. PATTERSON, C. & M.

River Farm in Knox County, Tennessee. Nos. 3137 and 3208.

M. M. Alexander, Guardian, vs. J. A. Brooks et al and A. J. Wilson, Guardian, et al vs. J. A. Brooks et al. DURSUANT TO AN INTERLOCUTORY DE-A cree pronounced in these consolidated causes at the January term, 1879 of the Chancery Court at Knoxvitte Tenn, I will sell, at public auction, to the highest bidder, in f ont of the court house

Holders for investment want an income, and when they are satisfied that nothing better can be done, that nothing better can be done,

Said sale will be made subject to the home-stead rights of J. A. Brooks and wife (which has been assigned to them) and will be made upon a credit of 6, 12, 18 and 24 months and in bar of the

Land. No. 3130

G. F. Simpson vs. J. B. Edwards, E. A. Yost et al. DURSUANT TO A DECREE PRONOUNCED in the above cause at the January term.

1079, of the Chancery Court at Knowille, Tenn, will sell for cash in hand, at public auction, to the highest bidder, in front of the court house door in Knowville ON THURSDAY, THE 19TH OF JUNE NEXT AT 11 O'CLOCK, A. M

COFFIN, WILSON & CO., Wholesale Grocers Corner Gay and Reservoir Streets,

Keep the Largest Stock of

STAPLE AND FANCY

GROCERIES,

EAST TENNESSEE,

Allow no one to Undersell Them.

SOLE AGENTS FOR

HAZARD RIFLE AND BLASTING POWDER.

BUSINESS

The oldest CLOTHING HOUSE in town has dissolved and

IV. SIEEE

Keeps the business at the OLD STAND. The large stock of

Cents' Furnishing Goods

Will and must be sold in 60 DAYS far below cost for cash. My stock is paid for and therefore 60 DAYS I am able to sell GOODS lower than any other House in the City.

Now, if you want to buy Good Clothing, for CASH, at a LOW PRICE call at my store at once as my stock must be sold.

I keep the EACLE WHITE SHIRT at \$12.00 per dozen, open FRONT and BACK, all sizes, and offer

925.00

to any one who can beat the same SHIRT in Price and Quality. come forward and file them with me, as Calland convince yourself before buying anywhere else, as I mean NO HUMBUG.

Goods sent to any point C. O. D. with the privilege to return the same if not

NATHAN STERN,

110 GAY STREET.

BARGAINS

GAY STREET.

FOUR DOORS

S 4D W III

Chancery Sale of a Valuable ROUND HOUSE.

-A N-

Elegant Stock --OF--

SPRING

Dry Goods

NOW IN STORE

Come and examine our goods and prices and you will be

sure to purchase. REMEMBER THE PLACE,

NEXT DOOR

-TO-

Jos. T. McTeer's.

Those who have never tried us will find it to their interest to give

MATT. NELSON & CO.

ALVIN BARTON Is now in receipt of the largest and hand-

Opposite the Central House.

DRESS GOODS

Silks, Brocade Grenadines, Cashmeres, Tamise Cloths,

Linen Lawns, French Jaconets. and all other new varieties of Dress Good Ladies', Children's and Gents'

HI OSE. The handsomest varieties ever shown in in any Dry Goods House.

KID GLOVES, undressed kids, white and colored. LISLE GLOVES, two to six buttons. LACES, EMBROIDERIES, CORSETS, LINEN AND SILK HANDKER-

CHIEFS. Ladies', Gents' and Childrens' Gauze Underwear. The BEST and CHEAPEST stock of Gent's Shirts in the city, both laundried and unlaundried. Also Boys' Shirts, Collars, Cravats, Drawers, Socks, Gloves, &c. Ladies and Children's Linen Suits, Boys'

Light Cassimere Kilt Suits-2 to 6 years-Something Entirely New. Shetland Shawls, New Styles of French Plaid Shawls-Very Handsome.

ALL KINDS OF STANDARD HOUSE-KEEPING GOODS. CARPETS,

Oil-cloths, Rugs, Gurtain Goods, Shades and Fixtures. Carpets made and put down. Cornices and Shades made and put up.

COUNTERPANES AND QUILTS, 8-4, 9-4, 10-4, 11-4 SHEETINGS, LINEN AND COTTON PIL-LOW CASINGS. Table Linens, Napkins, Dovlies, Towels, Orash, &c. Best Anker Bolting Cloths,

All Nos. 3 to 11. Dressmaking Department in the Store. Suits for Ladies and Misses made in the very latest styles, and at moderate prices.

Orders for goods by mail attended to promptly and particular attention given to selecting such goods.

The very best goods and prices as low as ordinary goods are usually sold for.

ALVIN BARTON, GAY STREET,

KNOXVILLE, TENNS Knoxville Iron Company

MANUFACTURERS BAR IRON, CASTINGS,

MACHINERY, IRON FENCING Railroad Spikes, Cut Nails, & MINERS AND DEALERS IN

Coal Creek and Coal Coke,